

State of Misconsin 2011 - 2012 LEGISLATURE



2011 BILL

AN ACT to repeal 59.25 (3) (a) 2.; to renumber 59.25 (1); to renumber and amend 59.20 (2) (a) and 59.25 (3) (a) 1.; to amend 5.68 (6), 9.01 (1) (ag) 4., 16.846 (3), 17.01 (7), 17.09 (1), 17.21 (3), 19.59 (3) (c), 23.84, 23.85, 24.28 (1) (b), 24.67 (3), 24.70 (4), 24.70 (6), 26.03 (1m) (a) 2., 26.14 (4), 26.30 (9) (b) 1., 27.065 (9) (c), 27.065 (9) (e), 27.065 (9) (f), 27.065 (10) (e), 29.983 (1) (f), 29.984 (1) (f), 29.985 (1) (d), 29.987 (1) (d), 29.989 (1) (d), 29.99 (4), 29.9905 (1) (d), 29.991 (1) (e), 30.38 (13) (e), 32.58 (3) (a), 34.01 (7), 34.105 (1), 36.11 (1) (d), 41.41 (10) (e) 1., 41.41 (10) (e) 2., 43.58 (7) (b), 43.58 (7) (e), 43.58 (7) (d), 45.81 (3) (e), 45.81 (3) (d), 45.84 (3), 45.85 (3), 46.495 (2) (a), 48.569 (2) (a), 49.19 (7), 51.605 (2), 51.91 (4), 55.107 (2), 59.20 (3) (a), 59.21 (1) (g), 59.21 (3), 59.22 (1) (b), 59.23 (2) (e), 59.23 (2) (g), 59.23 (2) (L), 59.25 (3) (b), 59.29 (1) (b), 59.32 (1), 59.38 (1), 59.38 (3), 59.40 (2) (m), 59.40 (2) (n), 59.47 (1), 59.52 (3) (b), 59.52 (4) (a) 12., 59.52 (4) (a) 15., 59.53 (17) (b), 59.56 (3) (d), 59.56 (14) (d), 59.57 (2) (e) 2., 59.57 (2) (e) 5., 59.61 (1) (a), 59.61 (3) (a), 59.61 (3) (b), 59.61 (3) (c), 59.61 (3) (d), 59.63,

1 $59.64\ (1)\ (e), 59.64\ (1)\ (g)\ 1., 59.64\ (1)\ (g)\ 3., 59.64\ (2), 59.64\ (4)\ (a), 59.64\ (4)\ (c), 59.64\ (4)\ (a), 59.64\ (4)\ (c), 59.64\ (4)\ (a), 59.64\ (4)\ (b), 59.64\ (b),$ 2 $59.64\ (4)\ (d),\, 59.66\ (1),\, 59.66\ (2)\ (a)\ 1.,\, 59.66\ (2)\ (a)\ 2.,\, 59.66\ (2)\ (am),\, 59.66\ (2)$ 3 $\text{(b), } 59.66\,(3), \\ 59.70\,(16)\,(a)\,2., \\ 59.70\,(17)\,(b), \\ 59.72\,(3\text{m})\,(a)\,(\text{intro.}), \\ 59.78, \\ 59.81, \\$ 4 $59.85\ (1)\ (d),\, 59.85\ (7)\ (a),\, 59.85\ (7)\ (b),\, 59.85\ (7)\ (d),\, 61.25\ (8),\, 61.25\ (10),\, 63.01$ 5 $(4), 66.0114\,(1)\,(bm), 66.0114\,(3)\,(c), 66.0235\,(5), 66.0309\,(14)\,(a), 66.0505\,(3)\,(a)$ 6 1., 66.0505 (3) (a) 4., 66.0505 (3) (b), 66.0607 (1), 66.0607 (3), 66.0607 (3m), 7 66.0711 (2), 66.0713 (2) (a), 66.0713 (2) (b), 66.0713 (2) (c), 66.0713 (4) (ba), 8 $66.0713\ (4)\ (d),\ 66.0713\ (4)\ (e),\ 66.0713\ (5)\ (b)\ 4.,\ 66.0713\ (5)\ (b)\ 5.,\ 66.0715\ (3)$ 9 $(d), 66.0715\,(3)\,(e), 66.0923\,(9), 66.0925\,(9), 66.0927\,(10), 66.1005\,(2)\,(c), 66.1105\,(2), 66.0925\,(2), 66$ 10 $\left(4 m\right)\left(a e\right) 2.,66.1105\left(6\right)\left(c\right),66.1106\left(8\right),66.1106\left(9\right),67.09\left(1\right),67.10\left(9\right)\left(b\right),67.16\left(9\right)$ 11 $(2)\ (b),\,67.16\ (2)\ (c),\,69.60,\,69.67,\,70.09\ (3)\ (c),\,70.114\ (4)\ (b),\,70.20\ (1),\,70.323$ $(1)\ (a),\ 70.323\ (1)\ (b),\ 70.323\ (4),\ 70.39\ (1),\ 70.55,\ 70.63\ (1),\ 70.64\ (12),\ 70.65\ (2)$ 12 13 $(e),\,70.67\,(1),\,70.67\,(2),\,70.71\,(1),\,70.71\,(2),\,70.73\,(1)\,(d),\,71.07\,(3m)\,(a)\,6.,\,71.28$ 14 $\left(2 m\right)\left(a\right) 6.,71.47\left(2 m\right)\left(a\right) 6.,71.52\left(7\right),71.58\left(8\right),71.74\left(13\right)\left(a\right),71.91\left(1\right)\left(a\right),74.01\left(11\right) 6.$ 15 (2) (a), 74.07, 74.11 (6) (b), 74.11 (11) (a), 74.11 (12) (a) (intro.), 74.11 (12) (c), 16 $74.11\ (12)\ (d),\ 74.12\ (10)\ (b),\ 74.12\ (11)\ (a)\ (intro.),\ 74.12\ (11)\ (c),\ 74.12\ (11)\ (d),$ 17 $74.12\left(12\right)\left(a\right), 74.12\left(12\right)\left(b\right), 74.125, 74.23\left(1\right)\left(a\right)1., 74.23\left(1\right)\left(a\right)2., 74.25\left(1\right)\left(a\right)2.$ 18 $1., 74.25 \, (1) \, (a) \, 2., 74.25 \, (1) \, (a) \, 6., 74.25 \, (3), 74.25 \, (4), 74.27, 74.29 \, (1), 74.30 \, (1)$ 19 $(a), 74.30\,(1)\,(b), 74.30\,(1)\,(f), 74.30\,(1m), 74.30\,(2)\,(a), 74.30\,(2)\,(b), 74.31\,(intro.), \\$ 20 $74.37\ (3)\ (c),\ 74.42\ (1),\ 74.43\ (1)\ (intro.),\ 74.43\ (2),\ 74.43\ (3),\ 74.45\ (title),\ 74.45$ 21 22 (2) (intro.), 74.485 (4) (b), 74.485 (8), 74.49 (1), 74.49 (2) (a) (intro.), 74.51 (2), 23 $74.53 \, (6), 74.57 \, (1), 74.57 \, (3), 74.59 \, (1) \, (a) \, (intro.), 74.59 \, (1) \, (a) \, 2., 74.59 \, (2), 7$ 24 $(3)\,(intro.),\,74.61\,(1),\,74.61\,(2),\,74.61\,(3),\,74.61\,(4),\,74.63\,(intro.),\,74.65\,(1),\,74.65\,(2),\,74.61\,(3),\,74.61\,(4),\,74.63\,(intro.),\,74.65\,(1),\,74.65\,($ 25 $(2),\,74.69\,(3)\,(b),\,74.69\,(3)\,(c),\,74.69\,(3)\,(e),\,74.71,\,74.75,\,74.87\,(6)\,(c),\,74.87\,(8),\,4.87\,(8),\,4.89$

1 $75.01\,(1)\,(b),\,75.01\,(4)\,(a),\,75.04,\,75.05\,(intro.),\,75.05\,(5),\,75.07\,(1),\,75.07\,(2)\,(a),\,75.07\,(a),\,75.07$ 2 $75.07\,(2)\,(b),\,75.07\,(2)\,(c),\,75.09,\,75.10,\,75.105\,(3),\,75.12\,(3),\,75.12\,(4),\,75.14\,(2),\,75.12\,(4),\,75.14\,(2),\,75.12\,(4),\,75.14\,(2),\,75.12\,(4),\,75.14\,(2),\,75.12\,(4),\,75.14\,(2$ $75.144\,(2)\,(c), 75.16, 75.20\,(2), 75.20\,(3), 75.285, 75.36\,(2)\,(b), 75.36\,(2m)\,(intro.), \\$ 3 $75.36\,(3)\,(intro.),\,75.37\,(1),\,75.37\,(2),\,75.521\,(1)\,(c),\,75.61\,(2),\,75.62\,(4),\,75.64\,(2),\,75.64\,$ 4 5 $75.67\ (2),\ 75.67\ (3)\ (a),\ 75.67\ (3)\ (b),\ 75.67\ (3)\ (c),\ 77.04\ (3),\ 77.10\ (1)\ (a),\ 77.10$ $(2)\ (b),\ 77.23,\ 77.26\ (6),\ 77.84\ (3)\ (b),\ 77.89\ (2)\ (a),\ 77.89\ (2)\ (b),\ 79.10\ (7m)\ (a)$ 6 7 $2.,\,79.10\ (7m)\ (b)\ 2.,\,79.10\ (7m)\ (c)\ 2.,\,79.10\ (7m)\ (cm)\ 1.\ b.,\,79.10\ (7m)\ (cm)\ 1.$ 8 $c.,\,79.10\,(7m)\,(cm)\,2.\,b.,\,79.10\,(7m)\,(cm)\,2.\,c.,\,79.10\,(10)\,(a),\,79.10\,(10)\,(b),\,79.10\,(10)\,(b)$ 9 $(10) \, (bm) \, 2., 79.10 \, (10) \, (bn) \, 1., 79.10 \, (10) \, (c), 83.04 \, (4), 83.04 \, (5), 83.14 \, (1), 86.34 \, (2), 83.04 \, (3), 83.0$ 10 $(3),\,88.01\,\,(5),\,90.11\,\,(2)\,\,(b),\,93.50\,\,(1)\,\,(c),\,100.261\,\,(3)\,\,(a),\,102.21,\,102.85\,\,(4)\,\,(d),$ 11 $102.87\ (9),\ 114.14\ (2)\ (f),\ 115.817\ (3)\ (b),\ 115.817\ (10)\ (c),\ 138.052\ (5m)\ (b)\ 6.,$ 12 138.052 (5m) (e), 157.11 (9g) (a) 1. b., 157.125 (1), 157.125 (2), 165.755 (3), 13 $165.755\ (4),\ 167.31\ (5)\ (d),\ 169.46\ (1)\ (d),\ 169.46\ (2)\ (d),\ 171.04\ (3),\ 171.05,$ 14 $171.06,\,171.065,\,172.08\,(3),\,173.24\,(3),\,174.08\,(title)\,and\,(1),\,174.09\,(1),$ 15 16 $302.46\ (1)\ (b),\ 302.46\ (1)\ (c),\ 302.46\ (1)\ (d),\ 303.08\ (4),\ 321.61\ (1)\ (f),\ 321.61\ (1)$ 17 $(g), 321.61\,(1)\,(h), 343.301\,(5), 345.28\,(2)\,(a), 346.177\,(4), 346.495\,(4), 346.65\,(4r)$ 18 $(d), 346.655\,(2)\,(a), 346.655\,(2)\,(b), 346.655\,(3), 349.04\,(4), 350.115\,(1)\,(d), 351.07\,(d), 346.655\,(2)\,(d), 346.655\,(2)\,(d), 346.655\,(d), 346.65$ 19 $(1g),\,605.23\,(1),\,753.061\,(5),\,753.07\,(2)\,(a),\,753.07\,(2)\,(b),\,753.07\,(3)\,(a),\,753.07\,(2)$ 20 (3) (b), 753.07 (4), 757.05 (1) (b), 757.05 (1) (c), 757.40, 778.10, 778.13, 778.15, 21 $778.16, 778.17, 778.25 \, (10), 778.26 \, (9), 782.45 \, (1), 812.24 \, (1), 814.60 \, (1), 814.61 \, (1$ 22 (1) (a), 814.61 (1) (b), 814.61 (3), 814.61 (7) (a), 814.61 (7) (b), 814.61 (8) (c), 23 $814.61\ (8)\ (d),\,814.615\ (4),\,814.62\ (1),\,814.62\ (3)\ (d)\ 2.,\,814.62\ (3)\ (d)\ 3.,\,814.63$ 24 $(5),\,814.66\;(3),\,814.69\;(1)\;(a),\,814.85\;(2),\,814.86\;(2),\,885.08,\,891.11\;(1),\,891.11$ 25 $(2),\,938.275\,(2)\,(d),\,938.34\,(8d)\,(b),\,961.41\,(5)\,(b),\,969.13\,(4),\,971.37\,(1m)\,(c)\,1.$

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| b., 973.042 (4), 973.043 (2), 973.045 (2), 973.046 (2), 973.055 (2) (a), 973.055 (2) |
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| (b), 973.06 (1) (g), 978.12 (5) (c) 1., 978.12 (5) (c) 2., 978.13 (1) (b), 978.13 (1) (c), |
| 978.13 (1) (d), 985.065 (2) (d) and 992.08; and to create 59.001 (2e), 59.20 (2) |
| (a) 2., 59.20 (2) (am), 59.21 (1) (j), 59.25 (1) (b), 59.254, 59.255, 59.42 (2) (b) 5. |
| and 63.03 (2) (jm) of the statutes; relating to: renaming the office of county |
| treasurer in Milwaukee County, creating the elective office of county |
| comptroller for Milwaukee County, transferring the duties of the Milwaukee |
| County treasurer to that elective office, and expanding the duties and |
| responsibilities of that office. |
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Analysis by the Legislative Reference Bureau

This bill renames the office of treasurer in any county with a population of at least 750,000 (presently only Milwaukee County) comptroller, and creates the elective office of comptroller in any such county. The comptroller is to be chosen every four years in the general election, beginning in 2012. An individual must be a licensed or certified public accountant, or must have a master's degree or doctorate degree in accounting or finance, to hold the office of comptroller. Upon the election and qualification of the comptroller, the duties and responsibilities of the Milwaukee County treasurer are transferred to the comptroller. The comptroller is also given additional duties and responsibilities under the bill. The term of the current elective treasurer runs until approximately January 2013. The current comptroller, who is not elected, may continue as a county employee in the office of the elected comptroller under his or her current terms of employment. To the extent that he or she is not covered by a civil service ordinance, any employee in the current office of comptroller may continue in office subject to the approval of the elected comptroller.

Under the bill, the comptroller is the chief financial officer of the county, the administrator of the county's financial affairs, and the person who oversees all of the county's debt. The comptroller is required to provide the county board and executive with a fiscal note for all proposed legislation and to report, on a regular basis, on the condition of the county's funds, and claims that are payable. He or she must also prepare and distribute an annual certified statement about the receipts and disbursements from each county fund in the preceding fiscal year. Also on an annual basis, the comptroller must prepare and distribute to the board and the executive a five-year financial condition forecast for the county.

The comptroller is required to perform all audit functions related to county government and, upon request, provide the board or executive with a fiscal analysis on any matter affecting the county. Generally under the bill, the comptroller is

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required to countersign all contracts with the county, and no contract is valid until it is countersigned.

For further information see the *local* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 5.68 (6) of the statutes is amended to read:

5.68 (6) The clerk of each county or municipality shall submit an invoice to the clerk of each municipality or district which is responsible for payment of election costs under this section. The municipality or district shall make payment to the county or municipal treasurer, or to a county comptroller under s. 59.255.

SECTION 2. 9.01 (1) (ag) 4. of the statutes is amended to read:

9.01 (1) (ag) 4. The board shall deposit all moneys received by it into the account under s. 20.511 (1) (g), and shall pay the fees required for each recount to the county clerks of the counties in which the recount is to be held. The county clerk shall deposit fees received by him or her with the county treasurer or with a county comptroller under s. 59.255. The municipal clerk shall deposit fees received by him or her with the municipal treasurer.

SECTION 3. 16.846 (3) of the statutes is amended to read:

16.846 (3) All fines imposed and collected under this section shall be transmitted to the county treasurer or the county comptroller under s. 59.255 for disposition in accordance with s. 59.25 (3) (f) and (j). All forfeitures, including forfeitures of posted bail, if any, imposed and collected under this section shall be transmitted to the county treasurer or the county comptroller under s. 59.255 for disposition in accordance with ss. 778.13 and 778.17.

SECTION 4. 17.01 (7) of the statutes is amended to read:

17.01 (7) By a county supervisor, county clerk, county treasurer, county comptroller under s. 59.255, coroner, register of deeds or county surveyor, to the sheriff, who shall immediately transmit a notice thereof, in case of a coroner or register of deeds, to the governor; and in case of a county supervisor, county clerk, county treasurer, county comptroller under s. 59.255, or surveyor, to the chairperson of the county board; and after such notices the sheriff shall file such resignations with the county clerk.

SECTION 5. 17.09 (1) of the statutes is amended to read:

17.09 (1) County Clerk; Treasurer, <u>Comptroller</u>: Surveyor, Supervisor. The county clerk, county treasurer, <u>county comptroller under s. 59.255</u>, or surveyor, or a county supervisor, by the county board, for cause, by a vote of two-thirds of all the supervisors entitled to seats on such board.

SECTION 6. 17.21 (3) of the statutes is amended to read:

17.21 (3) County Clerk, treasurer, comptroller under s. 59.255, or surveyor, by appointment of county clerk, treasurer, comptroller under s. 59.255, or surveyor, by appointment by the county board for the residue of the unexpired term unless a special election is ordered by the county board, in which case the person appointed shall serve until his or her successor is elected and qualified. The county board may, if a vacancy occurs before June 1 in the year preceding expiration of the term of office, order a special election to fill the vacancy. If the county board orders a special election during the period beginning on June 1 and ending on November 30 of any year, the special election shall be held concurrently with the succeeding spring election. If the county board orders a special election during the period beginning on December 1 and ending on May 31 of the succeeding year, the special election shall be held on the

Tuesday after the first Monday in November following the date of the order. A person so elected shall serve for the residue of the unexpired term.

SECTION 7. 19.59 (3) (c) of the statutes is amended to read:

19.59 (3) (c) A provision directing the county or municipal treasurer, or county comptroller under s. 59.255, to withhold the payment of salaries or expenses from any local public official or other employee of the county or municipality who fails to disclose his or her economic interests in accordance with the requirements of the ordinance.

SECTION 8. 23.84 of the statutes is amended to read:

23.84 Forfeitures, costs, fees, and surcharges collected; to whom paid. Except for actions in municipal court, all moneys collected in favor of the state or a municipality for a forfeiture, plus costs, fees, and surcharges imposed under ch. 814, shall be paid by the officer who collects the same to the appropriate municipal or county treasurer, or county comptroller under s. 59.255, within 20 days after their receipt by the officer, except that all jail surcharges imposed under ch. 814 shall be paid to the county treasurer or county comptroller under s. 59.255. In case of any failure in the payment, the municipal or county treasurer, or county comptroller under s. 59.255, may collect the payment from the officer by an action in the treasurer's or comptroller's name of office and upon the official bond of the officer, with interest at the rate of 12% per year from the time when it should have been paid.

SECTION 9. 23.85 of the statutes is amended to read:

23.85 Statement to county board; payment to state. Every county treasurer, or county comptroller under s. 59.255, shall, on the first day of the annual meeting of the county board of supervisors, submit to it a verified statement of all forfeitures, costs, fees, and surcharges imposed under ch. 814 and received during

the previous year. The county clerk shall deduct all expenses incurred by the county in recovering those forfeitures, costs, fees, and surcharges from the aggregate amount so received, and shall immediately certify the amount of clear proceeds of those forfeitures, costs, fees, and surcharges to the county treasurer, or county comptroller under s. 59.255, who shall pay the proceeds to the state as provided in s. 59.25 (3). Jail surcharges imposed under ch. 814 shall be treated separately as provided in s. 302.46.

SECTION 10. 24.28 (1) (b) of the statutes is amended to read:

24.28 (1) (b) Nonpayment of any taxes that before the annual interest required by the certificate of sale is paid are returned to the board by the county treasurer, or county comptroller under s. 59.255, as due and unpaid upon the lands described in the certificate.

SECTION 11. 24.67 (3) of the statutes is amended to read:

24.67 (3) If a municipality has acted under subs. (1) and (2), it shall certify that fact to the department of administration. Upon receiving a certification from a municipality, or upon direction of the board if a loan is made to a cooperative educational service agency, drainage district created under ch. 88, local professional baseball park district created under subch. III of ch. 229, or a federated public library system, the secretary of administration shall draw a warrant for the amount of the loan, payable to the comptroller of a county under s. 59.255 or to the treasurer of the municipality, cooperative educational service agency, drainage district, or federated public library system making the loan or as the comptroller of a county under s. 59.255 or the treasurer of the municipality, cooperative educational service agency, drainage district, local professional baseball park district, or federated public library system directs. The certificate of indebtedness shall then be conclusive evidence of

the validity of the indebtedness and that all the requirements of law concerning the application for the making and acceptance of the loan have been complied with.

SECTION 12. 24.70 (4) of the statutes is amended to read:

24.70 (4) Payment to Board. The treasurer of each municipality and the comptroller of a county under s. 59.255 shall transmit to the board on its order the full amount levied for state trust fund loans within 15 days after March 15. Each cooperative educational service agency shall similarly transmit the annual amount owed on any state trust fund loan made to the agency by that date. Any payment not made by March 30 is delinquent and is subject to a penalty of one percent per month to be paid to the board with the delinquent payment.

SECTION 13. 24.70 (6) of the statutes is amended to read:

24.70 (6) Failure to make payments. If any municipality fails to remit the amount due by the date specified under sub. (4), the board may file a certified statement of the delinquent amount with the department of administration. The secretary of administration shall collect the amount due, including any penalty, by deducting that amount from any state payments due the municipality and shall notify the treasurer or comptroller and the board of that action.

SECTION 14. 26.03 (1m) (a) 2. of the statutes is amended to read:

26.03 (1m) (a) 2. Upon receipt of notifications under subd. 1., the county clerk shall provide notice to the town chairperson of each town in which the land from which raw forest products will be harvested is located and to the county treasurer or county comptroller under s. 59.255. The county treasurer or county comptroller under s. 59.255 shall determine whether the county holds a tax certificate or tax deeds to any of the land involved. If the county holds a tax certificate, the county treasurer or county comptroller under s. 59.255 shall take action to collect the unpaid

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taxes represented by county-owned tax certificates or to prevent the harvesting of raw forest products from the land. If the county holds a tax deed, the county treasurer or county comptroller under s. 59.255 shall take action to prevent the harvesting of raw forest products from the land.

SECTION 15. 26.14 (4) of the statutes is amended to read:

26.14 (4) Emergency fire wardens or those assisting them in the fighting of forest fires shall prepare itemized accounts of their services and the services of those employed by them, as well as other expenses incurred, on blanks to be furnished by the department and in a manner prescribed by the department, and make oaths or affirmation that said account is just and correct, which account shall be forwarded and approved for payment by the department. As soon as any such account has been paid by the secretary of administration the department of natural resources shall send to the proper county treasurer or county comptroller under s. 59.255 a bill for the county's share of such expenses. The county shall have 60 days within which to pay such bill, but if not paid within that time the county shall be liable for interest at the rate of 6% per year. If payment is not made within 60 days the department of administration shall include such amount as a part of the next levy against the county for state taxes, but no county shall be required to pay more than \$5,000 in any one year. Any unpaid levy under this section shall remain a charge against the county and the department of administration shall include such unpaid sums in the state tax levy of the respective counties in subsequent years.

SECTION 16. 26.30(9)(b) 1. of the statutes is amended to read:

26.30 (9) (b) 1. When such work has been performed on county lands, the department shall send to the proper county treasurer or county comptroller under s. 59.255 a bill for the county's share of such expenses and a copy of the bill shall be

filed with the department of administration. The county shall have until October 1 of each year to pay such bill. If payment is not made by October 1 of each year, the secretary of state, upon information certified to the secretary of state by the department of administration, shall include such amount as a part of the next levy against the county for state taxes, but no county shall be required to pay more than \$5,000 of such amount in any one year. Any unpaid levy under this section shall remain a charge against the county and the secretary of state shall include such unpaid sums in the state tax levy of the respective counties in subsequent years.

SECTION 17. 27.065 (9) (c) of the statutes is amended to read:

27.065 (9) (c) Said bonds may be annual or semiannual interest coupon bonds or bonds that are registered under s. 67.09 without interest coupons, as the county board may direct, the total issue in each case shall be payable in annual installments for a period not exceeding 10 years from the date of issue, and shall draw interest at a rate not exceeding 6% per year, interest payable annually or semiannually, as the county board may direct; such bonds may be of such denomination as the county board shall determine and shall be sold at not less than par. The proceeds of the sale of such bonds shall be credited by the county treasurer or county comptroller under s. 59.255 to the special fund for the improvement of such streets or parkways, and may be paid to the contractor for such work when payment is due and the county board shall so direct, or the contractor may take such bonds as payment for work done with the permission of the county board.

Section 18. 27.065 (9) (e) of the statutes is amended to read:

27.065 (9) (e) The county treasurer or county comptroller under s. 59.255 shall, out of the special fund hereby created for that purpose, pay the interest on and the principal of said bonds, as the same become due and charge the same to said fund.

SECTION 19. 27.065 (9) (f) of the statutes is amended to read:

27.065 (9) (f) In each year after the issuing of said bonds, until all of them are paid, the county clerk, in the clerk's certification of the state and county tax and charges to the clerks of the cities, towns or villages wherein the land covered by said bonds is located, shall include sufficient of the special assessment on each such parcel of land to pay the annual installment of the principal and interest of said special assessment, and this amount shall be extended on the tax roll for the year as a special tax on such property. Thereafter this tax shall be treated in all respects as any other county tax, and when collected the same shall be a special fund for the payment of such bonds and interest, and shall be used for no other purpose. The county treasurer or county comptroller under s. 59.255 shall, out of this special fund, pay the interest on and the principal of said bonds. Any bondholder or bondholders may redeem from any tax certificate, as fully as if owners of the land, under s. 75.01.

SECTION 20. 27.065 (10) (e) of the statutes is amended to read:

27.065 (10) (e) Upon the commencement of any such action the plaintiff shall cause a notice thereof to be filed in the office of the county clerk and county treasurer, or county comptroller under s. 59.255, designating the particular property affected by such foreclosure; and thereafter no redemption of any such property from such assessments shall be had without payment of all costs theretofore accrued in such action except as hereinbefore provided.

SECTION 21. 29.983 (1) (f) of the statutes is amended to read:

29.983 (1) (f) The clerk of the court shall collect and transmit to the county treasurer or county comptroller under s. 59.255 the wild animal protection surcharge and other amounts required under s. 59.40 (2) (m). The county treasurer shall then make payment to the secretary of administration as provided in s. 59.25 (3) (f) 2. or

the county comptroller under s. 59.255 shall then pay the secretary of administration as provided in s. 59.255 (3) (f) 2.

SECTION 22. 29.984 (1) (f) of the statutes is amended to read:

29.984 (1) (f) The clerk of court shall collect and transmit to the county treasurer or county comptroller under s. 59.255 the commercial fish protection surcharge and other amounts required under s. 59.40 (2) (m). The county treasurer shall then make payment to the state treasurer as provided in s. 59.25 (3) (f) 2. or the county comptroller under s. 59.255 shall then pay the secretary of administration as provided in s. 59.255 (3) (f) 2. The state treasurer shall deposit the amount of the commercial fish protection surcharge in the conservation fund.

SECTION 23. 29.985 (1) (d) of the statutes is amended to read:

29.985 (1) (d) The clerk of the court shall collect and transmit to the county treasurer or county comptroller under s. 59.255 the fishing shelter removal surcharge and other amounts required under s. 59.40 (2) (m). The county treasurer shall then make payment to the secretary of administration as provided in s. 59.25 (3) (f) 2. or the county comptroller under s. 59.255 shall then pay the secretary of administration as provided in s. 59.255 (3) (f) 2.

SECTION 24. 29.987 (1) (d) of the statutes is amended to read:

29.987 (1) (d) The clerk of the court shall collect and transmit to the county treasurer or county comptroller under s. 59.255 the natural resources surcharge and other amounts required under s. 59.40 (2) (m). The county treasurer shall then make payment to the secretary of administration as provided in s. 59.25 (3) (f) 2. or the county comptroller under s. 59.255 shall then pay the secretary of administration as provided in s. 59.255 (3) (f) 2. The secretary of administration shall deposit the amount of the natural resources surcharge in the conservation fund.

SECTION 25. 29.989 (1) (d) of the statutes is amended to read:

29.989 (1) (d) The clerk of the court shall collect and transmit to the county treasurer or county comptroller under s. 59.255 the natural resources restitution surcharge and other amounts required under s. 59.40 (2) (m). The county treasurer shall then make payment to the secretary of administration as provided in s. 59.25 (3) (f) 2. or the county comptroller under s. 59.255 shall then pay the secretary of administration as provided in s. 59.255 (3) (f) 2. The secretary of administration shall deposit the amount of the natural resources restitution surcharge in the conservation fund.

SECTION 26. 29.99 (4) of the statutes is amended to read:

29.99 (4) The clerk of the court shall collect and transmit to the county treasurer or county comptroller under s. 59.255 the wildlife violator compact surcharge and other amounts required under s. 59.40 (2) (m). The county treasurer shall then make payment to the secretary of administration as provided in s. 59.25 (3) (f) 2. or the county comptroller under s. 59.255 shall then pay the secretary of administration as provided in s. 59.255 (3) (f) 2. The secretary of administration shall deposit the amount of the wildlife violator compact surcharge in the conservation fund.

SECTION 27. 29.9905 (1) (d) of the statutes is amended to read:

29.9905 (1) (d) The clerk of the court shall collect and transmit to the county treasurer or county comptroller under s. 59.255 the Great Lakes resource surcharge and other amounts required under s. 59.40 (2) (m). The county treasurer shall then make payment to the state treasurer as provided in s. 59.25 (3) (f) 2. or the county comptroller under s. 59.255 shall then pay the secretary of administration as

provided in s. 59.255 (3) (f) 2. The state treasurer shall deposit the amount of the Great Lakes resource surcharge in the conservation fund.

Section 28. 29.991 (1) (c) of the statutes is amended to read:

29.991 (1) (c) The clerk of the court shall collect and transmit to the county treasurer or county comptroller under s. 59.255 the fishing net removal surcharge and other amounts required under s. 59.40 (2) (m). The county treasurer shall then make payment to the state treasurer as provided in s. 59.25 (3) (f) 2. or the county comptroller under s. 59.255 shall then pay the secretary of administration as provided in s. 59.255 (3) (f) 2.

SECTION 29. 30.38 (13) (c) of the statutes is amended to read:

30.38 (13) (c) At the end of each fiscal year, the board shall compute its net revenue, if any, after paying the costs of operating, maintaining and improving the harbor. Thereupon, the board shall certify the amount of such net revenue, if any, to the municipal treasurer or county comptroller under s. 59.255 who shall cause such amount to be transferred from the harbor fund to the general fund of the municipality.

Section 30. 32.58 (3) (a) of the statutes is amended to read:

32.58 (3) (a) The county treasurer or county comptroller under s. 59.255, under s. 74.57 or the city treasurer, if authorized to act under s. 74.87, may include the owner's property in a tax certificate to collect the delinquent assessment, unless a special improvement bond under s. 32.67 is issued against the property. If the city has issued a special improvement bond against the owner's property, it may foreclose the property to collect the delinquent assessment. Even if only part of the property is within the benefit district and assessed benefits, the entire property may be sold or foreclosed to collect the delinquent assessment.

SECTION 31. 34.01 (7) of the statutes is amended to read:

34.01 (7) "Treasurer" means any duly elected, appointed or acting official or employee of a public depositor whose duties require that he or she receive and account for public moneys, and "treasurer" includes a county comptroller under s. 59.255.

SECTION 32. 34.105 (1) of the statutes is amended to read:

34.105 (1) Withdrawal or disbursement by a treasurer of any county, city, village, town, school district or cooperative educational service agency of moneys deposited in a public depository shall be made as provided by s. 66.0607 (1) to (5). "Treasurer" as used in this subsection means only the elected, appointed or acting official treasurer of a county, city, village, town, school district or cooperative educational service agency and, except for county comptroller under s. 59.255, does not include all of the other persons within the definition of that term in s. 34.01 (7). This section does not affect s. 67.10 (2).

SECTION 33. 36.11 (1) (d) of the statutes is amended to read:

36.11 (1) (d) All fines imposed and collected under this subsection shall be transmitted to the county treasurer or county comptroller under s. 59.255 for disposition in accordance with s. 59.25 (3) (f) and (j) and 59.255 (3) (f) and (j). All forfeitures, including forfeitures of posted bail if any, imposed and collected under this subsection shall be transmitted to the county treasurer or county comptroller under s. 59.255 for disposition in accordance with ss. 778.13 and 778.17.

Section 34. 41.41 (10) (c) 1. of the statutes is amended to read:

41.41 (10) (c) 1. Except as provided in par. (d), on or before each January 31, the department shall pay to the treasurer of each taxation district specified in par. (b), and to the county comptroller under s. 59.255, with respect to all land in the

Kickapoo valley reserve and all land acquired by the board on or before January 1 of the preceding year, an amount determined by multiplying the estimated value of the land equated to the average level of assessment in the taxation district by the aggregate gross general property tax rate, exclusive of the rate that applies under s. 70.58 and without respect to the school levy tax credit under s. 79.10, that would apply to the land in that taxation district for that year if it were taxable.

SECTION 35. 41.41 (10) (c) 2. of the statutes is amended to read:

41.41 (10) (c) 2. On or before February 15, the treasurer of each taxation district, and the county comptroller under s. 59.255, receiving a payment under subd.

1. shall pay to the treasurer of each taxing jurisdiction, from the amount received under subd. 1., the taxing jurisdiction's proportionate share of the payment in lieu of the tax that would be levied on the land if it were taxable.

SECTION 36. 43.58 (7) (b) of the statutes is amended to read:

43.58 (7) (b) If a gift, bequest, or endowment is made to any public library, the library board may pay or transfer the gift, bequest, or endowment, or its proceeds, to the treasurer of the municipality or county, or to the comptroller under s. 59.255 of the county, in which the public library is situated; may entrust the gift, bequest, or endowment to a public depository under ch. 34; may pay or transfer the gift, bequest, or endowment to the library board's financial secretary; or may pay or transfer the gift, bequest, or endowment to a charitable organization, described in section 501 (c) (3) of the Internal Revenue Code and exempt from federal income tax under section 501 (a) of the Internal Revenue Code, the purpose of which is providing financial or material support to the public library. A payment or transfer of a gift, bequest, or endowment by a library board to a charitable organization described in this paragraph made prior to March 19, 2008, is not invalid as lacking statutory

authority to make the payment or transfer. If the library board pays or transfers the gift, bequest, or endowment to the financial secretary, the financial secretary may invest the gift, bequest, or endowment as permitted under s. 66.0603 (1m) or 112.11 (3); or may delegate investment authority for the gift, bequest, or endowment as permitted under s. 66.0603 (2) or 112.11 (5). The financial secretary shall hold office only during membership on the library board and shall be elected annually at the same time and in the same manner as the other officers of the library board.

SECTION 37. 43.58 (7) (c) of the statutes is amended to read:

43.58 (7) (c) If any such treasurer, comptroller under s. 59.255, or financial secretary holds any property belonging to the public library, the library board shall require a bond from the treasurer, comptroller, or financial secretary to the library board in such sum, not less than the amount of such property so held by him or her, and with such sureties as the library board requires. The bond shall be conditioned in substantially the same form as the ordinary bond required from the treasurer of the municipality or county, or to the comptroller under s. 59.255 of the county, with the necessary changes.

SECTION 38. 43.58 (7) (d) of the statutes is amended to read:

43.58 (7) (d) The treasurer, comptroller under s. 59.255, or financial secretary shall make an annual report to the library board showing in detail the amount, investment, income and disbursements from the trust funds in his or her charge. Such report shall also be appended to the annual report of the library board under s. 43.58 (6).

SECTION 39. 45.81 (3) (c) of the statutes is amended to read:

45.81 (3) (c) The total disbursements made by the commission under this subsection may not exceed the amount collected from the tax levied, except when

specifically authorized by the county board. The commission shall provide the county treasurer or the county comptroller under s. 59.255 with sufficient information to deliver the specified aid to the person entitled to that aid.

SECTION 40. 45.81 (3) (d) of the statutes is amended to read:

45.81 (3) (d) The commission may furnish aid in a different manner than by supplying money. The commission may request the county treasurer or the county comptroller under s. 59.255 to pay a purveyor of services or commodities for the purchase of services or commodities, or the commission may furnish supplies, as it considers appropriate.

SECTION 41. 45.84 (3) of the statutes is amended to read:

45.84 (3) The chairperson of the county board and the clerk of the county on the receipt of the report under sub. (2) shall draw an order on the county treasurer or the county comptroller under s. 59.255 for the amount of expenses so incurred, payable to the person designated in the report as being entitled to that payment. The county veterans service officer of each county shall, upon the death and burial of a veteran described under sub. (1) who was living in the county at the time of death, make application to the proper authorities for a suitable headstone as provided for by act of congress, and at the expense of the county cause the same to be placed at the head of the deceased's grave.

SECTION 42. 45.85 (3) of the statutes is amended to read:

45.85 (3) The chairperson of the county board and the county clerk, upon receipt of the report under sub. (2), shall draw an order on the county treasurer or the county comptroller under s. 59.255 for the amount of the expenses incurred in caring for the graves, payable to the person or persons designated in the report as being entitled to the payment.

SECTION 43. 46.495 (2) (a) of the statutes is amended to read:

46.495 (2) (a) The county treasurer or the county comptroller under s. 59.255 and each director of a county department under s. 46.215, 46.22 or 46.23 shall monthly certify under oath to the department in such manner as the department prescribes the claim of the county for state reimbursement under this section and if the department approves such claim it shall certify to the department of administration for reimbursement to the county for amounts due under this subsection and payment claimed to be made to the counties monthly. The department may make advance payments prior to the beginning of each month equal to one-twelfth of the contracted amount.

SECTION 44. 48.569 (2) (a) of the statutes is amended to read:

48.569 (2) (a) The county treasurer or the county comptroller under s. 59.255 and each director of a county department shall monthly certify under oath to the department, in the manner the department prescribes, the claim of the county for state reimbursement under this section, and if the department approves the claim it shall certify to the department of administration for reimbursement to the county for amounts due under this section and payment claimed to be made to the counties monthly. The department may make advance payments prior to the beginning of each month equal to one-twelfth of the contracted amount.

SECTION 45. 49.19 (7) of the statutes is amended to read:

49.19 (7) The county board shall annually appropriate a sum of money sufficient to carry out the provisions of this section. The county treasurer or the county comptroller under s. 59.255 shall pay out the amounts ordered paid under this section.

SECTION 46. 51.605 (2) of the statutes is amended to read:

51.605 (2) Payment. Reimbursement ordered under this section shall be made to the clerk of courts of the county where the proceedings took place. The clerk of courts shall transmit payments under this section to the county treasurer or the county comptroller under s. 59.255, who shall deposit 25 percent of the payment amount in the county treasury and transmit the remainder to the secretary of administration. Payments transmitted to the secretary of administration shall be deposited in the general fund and credited to the appropriation account under s. 20.550 (1) (L).

Section 47. 51.91 (4) of the statutes is amended to read:

51.91 (4) APPLICATION FOR AID. Application for aid under this section shall be filed with the department as prescribed by it. Such application shall include evidence of the existence of the indebtedness on which the county is obligated to pay interest. The department may by audit or investigation satisfy itself as to the amount and validity of the claim and, if satisfied, shall grant the aid provided by this section. Payment of aid shall be made to the county treasurer or the county comptroller under s. 59.255.

SECTION 48. 55.107 (2) of the statutes is amended to read:

55.107 (2) Reimbursement ordered under this section shall be made to the clerk of courts of the county where the proceedings took place. The clerk of courts shall transmit payments under this section to the county treasurer or the county comptroller under s. 59.255, who shall deposit 25 percent of the payment amount in the county treasury and transmit the remainder to the secretary of administration. Payments transmitted to the secretary of administration shall be deposited in the general fund and credited to the appropriation account under s. 20.550 (1) (L).

Section 49. 59.001 (2e) of the statutes is created to read:

| 59.001 (2e) "Comptroller" | means a comptroller elected under s. | 59.20(2)(am). |
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SECTION 50. 59.20~(2)~(a) of the statutes is renumbered 59.20~(2)~(a)~1. and amended to read:

59.20 (2) (a) 1. Beginning in 2008 and quadrennially thereafter, except as provided in subd. 2., a register of deeds, county clerk, and county treasurer shall be chosen at the general election by the electors of each county for the term of 4 years. Except as provided in this paragraph, beginning in 2008 and quadrennially thereafter, a surveyor shall be chosen at the general election by the electors of each county in which the office of surveyor is filled by election, for the term of 4 years. No surveyor shall be elected in counties having a population of 500,000 or more. The regular term of office of each register of deeds, county clerk, county treasurer, and county surveyor shall commence on the first Monday of January next succeeding his or her election and shall continue 4 years and until his or her successor qualifies.

Section 51. 59.20 (2) (a) 2. of the statutes is created to read:

59.20 (2) (a) 2. Upon the election and qualification of a comptroller under par. (am), the office of treasurer of a county with a population of 750,000 or more is renamed the office of comptroller, as specified in s. 59.255, and all of the duties and responsibilities of the treasurer shall be transferred to the comptroller, and enhanced, as specified in s. 59.255. The term of such a treasurer shall expire upon the election and qualification of the comptroller under par. (am).

Section 52. 59.20 (2) (am) of the statutes is created to read:

59.20 (2) (am) Beginning in 2012 and quadrennially thereafter, a comptroller shall be chosen at the general election by the electors of each county with a population of 750,000 or more for the term of 4 years. The regular term of office of

each comptroller shall commence on the first Monday in January next succeeding his or her election and shall continue 4 years and until his or her successor qualifies.

SECTION 53. 59.20 (3) (a) of the statutes is amended to read:

59.20 (3) (a) Every sheriff, clerk of the circuit court, register of deeds, treasurer, comptroller, register of probate, clerk and county surveyor shall keep his or her office at the county seat in the offices provided by the county or by special provision of law; or if there is none, then at such place as the board directs. The board may also require any elective or appointive county official to keep his or her office at the county seat in an office to be provided by the county. All such officers shall keep their offices open during the usual business hours of any day except Sunday, as the board directs. With proper care, the officers shall open to the examination of any person all books and papers required to be kept in his or her office and permit any person so examining to take notes and copies of such books, records, papers or minutes therefrom except as authorized in par. (c) and ss. 19.36 (10) to (12) and 19.59 (3) (d) or under ch. 69.

SECTION 54. 59.21 (1) (g) of the statutes is amended to read:

59.21 (1) (g) Register of deeds, in counties containing less than 150,000 population, \$3,000, with 2 or more sureties. In counties containing 150,000 or more population, not less than \$3,000, with 2 or more sureties, conditioned for the accuracy of the register's work and the faithful, correct, and impartial performance of the register's duties, and in addition thereto a bond of not less than \$10,000, with 2 or more sureties, conditioned for the faithful accounting for and paying over to the treasurer or comptroller all moneys which may come into the register's hands as register of deeds, or into the hands of the register's deputy or assistants.

SECTION 55. 59.21 (1) (j) of the statutes is created to read:

59.21 (1) (j) Comptroller, not less than \$5,000 nor more than \$20,000 with not less than 3 sureties.

Section 56. 59.21 (3) of the statutes is amended to read:

59.21 (3) Each bond described in sub. (1) shall be guaranteed by the number of personal sureties prescribed by law, or if not prescribed, by the number fixed by the board within the limitations, if any, prescribed by law, or by a surety company as provided by s. 632.17 (2). In the case of the clerk, treasurer, comptroller, and county abstractor the board may by resolution require them to furnish bonds guaranteed by surety companies and direct that the premiums be paid as provided in s. 19.01 (8).

Section 57. 59.22 (1) (b) of the statutes is amended to read:

59.22 (1) (b) Any officer authorized or required to collect fees appertaining to his or her office shall keep a complete record of all fees received in the form prescribed by the board and shall file a record of the total annual receipts in the clerk's office within 20 days of the close of the calendar year or at such other times as the board requires. Any officer on a salary basis or part fees and part salary shall collect all fees authorized by law appertaining to his or her office and shall remit all fees not specifically reserved to the officer by enumeration in the compensation established by the board under par. (a) to the treasurer or comptroller at the end of each month unless a shorter period for remittance is otherwise provided.

SECTION 58. 59.23 (2) (e) of the statutes is amended to read:

59.23 (2) (e) Reports of receipts and disbursements. Record in a book therefor the reports of the treasurer or comptroller of the receipts and disbursements of the county.

SECTION 59. 59.23 (2) (g) of the statutes is amended to read:

| 1 | 59.23 (2) (g) Payments to treasurer or comptroller. Keep in the manner |
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| 2 | prescribed in par. (f) a separate account of all moneys paid the treasurer or |
| 3 | comptroller by the clerk. |
| 4 | SECTION 60. 59.23 (2) (L) of the statutes is amended to read: |
| 5 | 59.23 (2) (L) Duplicate receipts. Make out and deliver to the treasurer or |
| 6 | comptroller duplicate receipts of all money received by the clerk as clerk, and |
| 7 | countersign and file in the clerk's office the duplicate receipts delivered to the clerk |
| 8 | by the treasurer or comptroller of money received by the treasurer or comptroller. |
| 9 | Section 61. 59.25 (1) of the statutes is renumbered 59.25 (1) (a). |
| 10 | Section 62. 59.25 (1) (b) of the statutes is created to read: |
| 11 | 59.25 (1) (b) Upon the election and qualification of a comptroller under s. |
| 12 | 59.255, the duties and responsibilities of the treasurer in a county with a population |
| 13 | of 750,000 shall be transferred to the comptroller, and enhanced, as specified in s. |
| 14 | 59.255. |
| 15 | Section 63. 59.25 (3) (a) 1. of the statutes is renumbered 59.25 (3) (a) and |
| 16 | amended to read: |
| 17 | 59.25 (3) (a) Receive all moneys from all sources belonging to the county, and |
| 18 | all other moneys which by statute or county ordinance are directed to be paid to the |
| 19 | treasurer, and, except in counties having a population of 500,000 or more, in the case |
| 20 | of the payment of delinquent property taxes or the redemption of land subject to a |
| 21 | tax certificate, make out and deliver to the clerk duplicate receipts therefor, and file |
| 22 | in the treasurer's office the duplicate receipts delivered to the treasurer by the clerk |
| 23 | for money received by the clerk. |
| 24 | SECTION 64. 59.25 (3) (a) 2. of the statutes is repealed. |
| 25 | SECTION 65. 59.25 (3) (b) of the statutes is amended to read: |

59.25 (3) (b) Pay out all moneys belonging to the county only on the order of the board, signed by the clerk and countersigned by the chairperson, except when special provision for the payment thereof is otherwise made by law; and, except in counties having a population of 500,000 or more, pay out all moneys belonging to the county road and bridge fund on the written order of the county commissioner of highways, signed by the clerk and countersigned by the chairperson of the board.

Section 66. 59.254 of the statutes is created to read:

59.254 Legislative findings; 2011 Wisconsin Act (this act). The legislature finds that a county with a population of 750,000 or more needs an individual to serve as the chief financial officer of the county and administer the county's financial affairs. This position requires expertise in accounting or finance. The legislature further finds that this need may best be achieved by renaming the office of county treasurer, in a county with a population of 750,000 or more, county comptroller, by transferring all of the duties and responsibilities of the treasurer to the elective office of county comptroller, and by enhancing the duties and responsibilities of this position beyond what are currently the duties and responsibilities of the county treasurer.

Section 67. 59.255 of the statutes is created to read:

59.255 Comptroller. **(1)** ELIGIBILITY. (a) No person may hold the office of comptroller unless he or she is either a certified public accountant, licensed or certified under ch. 442, or has a master's degree or a doctorate degree in accounting or finance from a regionally accredited, nonprofit, post-secondary educational institution.

- (b) No person holding the office of sheriff, undersheriff, circuit judge, district attorney, clerk of the circuit court, clerk, or member of the board shall be eligible to hold the office of comptroller or deputy comptroller.
 - (c) This section applies only to a county with a population of 750,000 or more.
- (2) RESPONSIBILITIES; DEPUTIES; OATH; SALARY; TEMPORARY VACANCY. (a) The comptroller is the chief financial officer of the county, and the administrator of the county's financial affairs. The comptroller shall oversee all of the county's debt.
- (b) The comptroller shall appoint one deputy to aid the comptroller, under the comptroller's direction, in the discharge of the duties of the office of comptroller. A deputy appointed under this paragraph may be removed only for just cause. The appointment shall be in writing and shall be filed and recorded in the comptroller's office. Such deputy, in the absence of the comptroller from the comptroller's office or in case of a vacancy in said office or any disability of the comptroller to perform the duties of the office of comptroller, unless another is appointed therefor as provided in par. (c), shall perform all of the duties of the office of comptroller until such vacancy is filled or such disability is removed. The person so appointed shall take and file the official oath. The person shall file his or her appointment with the clerk. The board may, at its annual meeting or at any special meeting, provide a salary for the deputy.
- (c) If any comptroller is incapable of discharging the duties of the office of comptroller, the county executive shall appoint a person, subject to confirmation by the board, comptroller who shall serve until such disability is removed. A person so appointed or appointed to fill a vacancy in the office of comptroller, upon giving an official bond with like sureties as are required of such comptroller, shall perform all

- the duties of such office, and thereupon the powers and duties of any deputy performing the duties of the last comptroller shall cease.
 - (3) DUTIES. The comptroller shall do all of the following:
- (a) Receive all moneys from all sources belonging to the county, and all other moneys which by statute or county ordinance are directed to be paid to the comptroller.
- (b) Pay out all moneys belonging to the county only on the order of the board, signed by the clerk and countersigned by the chairperson, except when special provision for the payment thereof is otherwise made by law.
- (c) Pay all county orders described in par. (b) in the order of time in which they are presented for payment; but where 2 or more are presented at the same time, give precedence to the order of the oldest date, but the comptroller shall receive of municipal treasurers all county orders issued in the county, which the municipal treasurers may present in payment of county taxes, to the amount of the county taxes actually collected by any municipal treasurer in the year for which the orders are offered in payment, which amount shall be determined by the affidavit of the municipal treasurer.
- (d) Keep a true and correct account of the receipt and expenditure of all moneys which come into the comptroller's hands by virtue of the comptroller's office in books kept therefor, specifying the date of every receipt or payment, the person from or to whom the same was received or paid, and the purpose of each particular receipt or payment; keep also in like manner a separate account of all fees received, a separate account of all moneys received for taxes, and a separate account of money received upon redemption of lands from sales thereof for nonpayment of taxes, further specifying in the 2 last accounts the description of the property on account of which

- such money was paid, which books shall be open at all times to the inspection of the board or any member thereof and to all county and state officers; make in writing a fully itemized statement and report, verified by the comptroller's oath, to the board on the first day of the annual board meeting and at such other times as the board directs, of all moneys of whatever nature received and disbursed by the comptroller; exhibit the comptroller's vouchers therefor to be audited and allowed, and settle with the board the comptroller's accounts as comptroller; and exhibit to the board all moneys in the custody or control of the comptroller as comptroller, and, if required, make oath that such moneys are the funds of the county.
- (e) Annually by March 15, furnish to the department of revenue the completed tax roll settlement sheets prescribed under s. 70.09 (3).
- (f) 1. Except as provided in subd. 2., transmit to the secretary of administration at the time required by law to pay the state taxes a particular statement, certified by the comptroller's personal signature affixed or attached thereto, of all moneys received by him or her during the preceding year and which are payable to the secretary of administration for licenses, fines, forfeitures, or on any other account, and at the same time pay to the secretary of administration the amount thereof after deducting the legal fees.
- 2. For all court imposed fines and forfeitures, plus costs, fees, and surcharges imposed under ch. 814, required by law to be deposited in the state treasury, transmit to the secretary of administration a statement of all moneys required by law to be paid on the actions entered during the preceding month on or before the first day of the next succeeding month, certified by the comptroller's personal signature affixed or attached thereto, and at the same time pay to the secretary of administration the amount of the money transmitted.

- (g) Deposit all moneys for jail assessments received under s. 302.46 (1) in a county jail fund and make payments from the fund for purposes of s. 302.46 (2) on order of the board under par. (b).
- (h) Cause to be insured, when directed by the board, at the expense of the county, the county buildings or any of them in the name of the county; and, in case of loss, demand and receive the money due on account of such insurance for the use of the county; and all such money shall be applied to rebuilding or repairing such county buildings.
- (i) Make annually, on the 3rd Monday of March, a certified statement, and forward the statement to each municipal clerk in the county, showing the amount of money paid from the county treasury during the year next preceding to each municipal treasurer in the county. The statement shall specify the date of each payment, the amount thereof and the account upon which the payment was made. It shall be unlawful for any comptroller to pay to the treasurer of any town any money in the hands of the comptroller belonging to the town from the 3rd Monday of March until 10 days after the annual town meeting except upon the written order of the town board.
- (j) Retain 10 percent for fees in receiving and paying into the state treasury all money received by the comptroller for the state for fines and forfeitures, except that 50 percent of the state forfeitures and fines under chs. 341 to 347, 349, and 351 shall be retained as fees, and retain the other fees for receiving and paying money into the state treasury that are prescribed by law.
- (k) Forward 40 percent of the state forfeitures and fines under ch. 348 to the secretary of administration for deposit in the transportation fund under s. $25.40\ (1)$ (ig).

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under s. 59.62.

| 1 | (L) Forward all money received under s. 66.0114 (3) (c) to the secretary of |
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| 2 | administration for deposit in the transportation fund under s. 25.40 (1) (ig). |
| 3 | (m) Forward 50 percent of the fees received under s. $351.07(1g)$ to the secretary |
| 4 | of administration for deposit in the transportation fund under s. $25.40\ (1)\ (im)$. |
| 5 | (n) Make and deliver to any person, for a fee that is set by the board under s. |
| 6 | 19.35 (3), a certified copy or transcript of any book, record, account, file or paper in |
| 7 | his or her office or any certificate which by law is declared to be evidence. |
| 8 | (o) On the first day of each month pay into the county treasury the fees received |
| 9 | by the comptroller. |
| 10 | (p) Pay to the secretary of administration on his or her order the state |
| 11 | percentage of fees received from the clerk of the circuit court under s. $59.40\ (2)\ (m)$ |
| 12 | and if any such moneys remain in his or her hands when he or she is required to pay |
| 13 | the state percentage of fees, pay such moneys therewith to the secretary of |
| 14 | administration. |
| 15 | (q) Perform all other duties required of the comptroller by law. |
| 16 | (rm) If the comptroller's county receives national forest income, distribute the |
| 17 | income to the towns in the county in which national forest lands are situated, with |
| 18 | each town to receive such proportion of the income as the area of national forest lands |
| 19 | in the town bears to the area of the national forest lands in the entire county. Fifty |
| 20 | percent of the amount received by any town shall be expended by the town |
| 21 | exclusively for the benefit of roads therein. |

 ${\rm (s)}\ Exercise\ any\ investment\ authority\ delegated\ to\ the\ comptroller\ by\ the\ board$

 $(t)\ Notify municipalities of payments \, made \, under \, ss. \, 74.29 \, and \, 79.10 \, in \, respect$

to property tax levies originally certified to the municipality for collection.

- (tc) Each month, at the board's first meeting, the comptroller shall report to the board and the county executive, in writing, the condition of the county's outstanding contracts and of each of the county's funds and the claims payable from the funds. The comptroller shall also file with the the county executive and the board each year on or before October 1 a certified and detailed statement of the receipts and disbursements on account of each fund of the county during the preceding fiscal year, specifying the source of each receipt and the object of each disbursement, and also an estimate of the receipts and disbursements for the current fiscal year.
- (te) The comptroller shall countersign all contracts with the county if the necessary funds have been provided to pay the liability that may be incurred under the contract. No contract is valid until so countersigned.
- (tg) Whenever requested to do so by the county executive or board, the comptroller shall provide an independent fiscal analysis of any matter affecting the county, and shall provide the county executive and board with a fiscal note for all proposed legislation.
- (ti) Annually, the comptroller shall prepare a written 5-year financial condition forecast for the county, which shall be distributed to the county executive and the board.
- (tk) The comptroller shall perform all audit functions related to county government. The comptroller shall also have the duties and all the powers conferred upon the clerk as auditor under s. 59.47 (1), and shall perform any additional duties and shall have any additional powers as are imposed and conferred upon him or her from time to time by resolution adopted by the board.
 - $(tL)\ The\ comptroller\ shall\ administer\ and\ oversee\ all\ shared\ services\ contracts.$

Section 68. 59.29 (1) (b) of the statutes is amended to read:

59.29 (1) (b) Whenever a person convicted of, or charged with, any felony, the punishment for which is not less than 5 years' imprisonment, shall escape, or whenever any such felony shall be committed by any unknown person or persons the sheriff of the county from which such escape was made or in which such felony was committed may, with the consent of the chairperson of the board of such county when such board is not in session, and with the consent of the board when it is in session, offer such reward for the apprehension and delivery of such escaped person, or the apprehension or conviction of the perpetrator of such felony as the sheriff considers necessary, not exceeding \$1,000 in any one case; but no such reward or any part thereof shall be paid to any such sheriff, undersheriff or any deputy. The right to any such reward shall be determined finally by such sheriff; and if more than one person claims the reward the sheriff shall determine what portion, if any, the claimants are entitled to, and shall certify the determination to the treasurer or comptroller, and such certificate shall be the treasurer's or comptroller's authority for paying the sum so certified.

Section 69. 59.32 (1) of the statutes is amended to read:

59.32 (1) Sheriff; Fees. The sheriff shall collect the fees prescribed in s. 814.70, unless a higher fee is applicable under s. 814.705 (1) (a) or (2), and remit them to the treasurer or comptroller as provided in s. 59.22 (1) (b).

Section 70. 59.38 (1) of the statutes is amended to read:

59.38 (1) Medical examiner, assistants; salaries; fees; report. The medical examiner and medical examiner's assistants authorized by the board shall be paid semimonthly out of the county treasury of the proper county, for the performance of all their official duties and in lieu of all other compensation, salaries to be fixed by the board. The medical examiner and medical examiner's assistants shall collect for

all services performed, except in cases where the county is solely liable, all fees that coroners are by law entitled to receive, and shall keep accurate books of account in which shall be entered from day to day the items of services rendered, the titles of the proceedings in which and the names of the persons for whom rendered, and the fees charged and received, and shall, at the end of every 3 months, render to the board and to the treasurer or comptroller an accurate report or statement, verified by his or her oath, of all fees and income collected by them or for them during the 3 months; and at the same time they shall pay to the treasurer or comptroller all fees and incomes collected by them, or which they were entitled by law to charge or receive, not paid to the treasurer or comptroller. The medical examiner or a medical examiner's assistant shall act as coroner in another county when requested to do so under s. 59.34 (2) (b).

SECTION 71. 59.38 (3) of the statutes is amended to read:

59.38 (3) Medical examiners bond. Before entering upon the duties of office, the medical examiner of the county shall deliver to the clerk a bond, subscribed by 2 or more sufficient sureties, in such penal sum as the board determines, conditioned for the faithful performance of all official duties as set forth in this chapter and ch. 979 and that he or she will faithfully account for and pay to the treasurer or comptroller of the county all moneys which may come to him or her belonging to the county, and which by virtue of this chapter and ch. 979 the medical examiner is required to account for and pay as aforesaid.

Section 72. 59.40 (2) (m) of the statutes is amended to read:

59.40 (2) (m) Pay monthly to the treasurer or comptroller for the use of the state the state's percentage of the costs, fees, and surcharges imposed under ch. 814 that are required to be paid on each civil action, criminal action, and special proceeding

filed during the preceding month and pay monthly to the treasurer <u>or comptroller</u> for the use of the state the percentage of court imposed fines and forfeitures that are required by law to be deposited in the state treasury. The payments shall be made by the 15th day of the month following receipt of the payments.

SECTION 73. 59.40 (2) (n) of the statutes is amended to read:

59.40 (2) (n) Pay monthly to the treasurer <u>or comptroller</u> the amounts required by s. 302.46 (1) for the jail assessment surcharge. The payments shall be made by the 15th day of the month following receipt thereof.

SECTION 74. 59.42 (2) (b) 5. of the statutes is created to read:

59.42 (2) (b) 5. Review and countersign all contracts to verify that the contracts comply with all statutes, rules, ordinances, and the county's ethics policy. This subdivision applies only in a county with a population of 750,000 or more.

SECTION 75. 59.47 (1) of the statutes is amended to read:

59.47 (1) In every county, except as provided in s. 59.255 (2) (tk), the clerk shall act as auditor, unless a separate office of county auditor is created as provided in sub. (2), and, when directed by resolution of the board, shall examine the books and accounts of any county officer, board, commission, committee, trustees or other officer or employee entrusted with the receipt, custody or expenditure of money, or by or on whose certificate any funds appropriated by the board are authorized to be expended, whether compensated for services by fees or by salary, and all original bills and vouchers on which moneys have been paid out and all receipts of moneys received by them. The clerk shall have free access to such books, accounts, bills, vouchers and receipts as often as may be necessary to perform the duties required under this subsection and he or she shall report in writing the results of the examinations to the board.

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SECTION 76. 59.52 (3) (b) of the statutes is amended to read:

59.52 (3) (b) When any book, public record or the record of any city, village or town plat in any county office shall, from any cause, become unfit for use in whole or in part, the board shall order that the book, record or plat be rebound or transcribed. If the order is to rebind such book, record or plat, the rebinding must be done under the direction of the officer in charge of the book, record or plat, and in that officer's office. If the order is to transcribe such book, record or plat, the officer having charge of the same shall provide a suitable book for that purpose; and thereupon such officer shall transcribe the same in the book so provided and carefully compare the transcript with the originals, and make the same a correct copy thereof, and shall attach to the transcript a certificate over that officer's official signature that that officer has carefully compared the matter therein contained with, and that the same is a correct and literal copy of the book, record or plat from which the same was transcribed, naming such book. The certified copy of the book, record or plat shall have the same effect in all respects as the original, and the original book, record or plat shall be deposited with the treasurer or comptroller and carefully preserved, except that in counties having a population of 500,000 750,000 or more where a book containing a tract index is rewritten or transcribed the original book may be destroyed. The order of the board directing the transcribing of any book, record or plat duly certified by the clerk shall, with such certificate, be recorded in each copy of the book, record or plat transcribed. The fee of the officer for such service shall be fixed by the board, not exceeding 10 cents per folio, or if such books or any part thereof consist of printed forms, not to exceed 5 cents per folio for such books or records, to be paid by the county.

SECTION 77. 59.52 (4) (a) 12. of the statutes is amended to read:

| 59.52 (4) (a) 12. The clerk's copies of all receipts that are issued by the treasure |
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| er comptroller, 4 years or until after being competently audited, whichever is earlier |

SECTION 78. 59.52 (4) (a) 15. of the statutes is amended to read:

59.52 (4) (a) 15. All other receipts of the treasurer or comptroller, after 7 years.

SECTION 79. 59.53 (17) (b) of the statutes is amended to read:

59.53 (17) (b) The disbursement of an appropriation made under this subsection shall be under the supervision of the chairperson of the board, the clerk, and the treasurer or comptroller, and in all cases after such an appropriation has been made, there shall be filed with the clerk a sworn statement by the treasurer of the immigration society for whose benefit the appropriation was made, showing that the amount of the appropriation has been used by the association for the purpose of inducing immigration to the county making the appropriation and to adjoining counties, and itemized bills for the expenditure of a sum equal to the appropriation duly verified shall accompany the statement of the treasurer. Upon the approval of the statement and the itemized bills, by the county officers above named, the money so appropriated shall be paid by the proper officers of the county making the same into the treasury of the immigration association.

SECTION 80. 59.56 (3) (d) of the statutes is amended to read:

59.56 (3) (d) Finance. For the partial maintenance of the work of the university extension program, including cooperative extension programs as provided for in an act of congress approved May 8, 1914 (38 Stat. 372) and all acts supplementary thereto, the board may appropriate moneys as requested by the committee on agriculture and extension education to provide the county's share in such work. The money appropriated by the board shall be disbursed by the treasurer or comptroller

upon orders of the clerk pursuant to the actions of the committee on agriculture and extension education and as adopted by the board.

SECTION 81. 59.56 (14) (d) of the statutes is amended to read:

59.56 (14) (d) The board may vote an amount which it considers sufficient to aid in the purchase of, or to make improvements upon the fairgrounds for any organized agricultural society, or to aid any organized agricultural society or any incorporated poultry association in any of its public exhibitions held or to be held; and any amount so voted shall be paid upon demand by the treasurer or comptroller to the treasurer of such organized agricultural society, who shall keep an accurate record of the expenditure thereof by such society, and file a verified copy of such record with the clerk within one year after the receipt of such amount.

SECTION 82. 59.57 (2) (e) 2. of the statutes is amended to read:

59.57 (2) (e) 2. The articles of incorporation shall be signed and acknowledged by persons designated by the board or where counties join in the formation of the agency by the boards of those counties and shall include at least 3 of the following from each county: the county executive, if there is one; the chairperson of the board; the chairperson of the board finance committee, if there is one; the county corporation counsel and the county auditor, or treasurer or comptroller, in counties having no county auditor, and only those persons so signing and acknowledging the articles of incorporation shall for the purposes of ch. 181 be the incorporators of the agency.

SECTION 83. 59.57(2)(e) 5. of the statutes is amended to read:

59.57 (2) (e) 5. The articles of incorporation shall provide for 2 classes of directors, each class to consist of such number as is provided in the bylaws. The county executive, if there is one, the chairperson of the board, the chairperson of the

board finance committee, if there is one, the county corporation counsel and the county auditor, or treasurer or comptroller, in counties having no county auditor, shall be members of the board of directors by virtue of their office and as representatives of the county in which they hold the office and the board of each county shall have the right to designate such additional county directors as the bylaws authorize. The county directors shall at all times constitute not less than a majority of the total authorized number of directors. Public directors shall be appointed by the board and shall hold office at the pleasure of the board.

SECTION 84. 59.61 (1) (a) of the statutes is amended to read:

59.61 (1) (a) Give such receipts therefor and file such duplicates thereof with the clerk and treasurer or comptroller, as the board directs.

Section 85. 59.61 (3) (a) of the statutes is amended to read:

59.61 (3) (a) Whenever a board has designated a county depository under sub. (2), the treasurer or comptroller shall deposit therein as soon as received all funds that come to the treasurer's or comptroller's hands in that capacity in excess of the sum the treasurer or comptroller is authorized by the board to retain. Any sum on deposit shall be considered to be in the county treasury, and the treasurer or comptroller shall not be liable for any loss thereon resulting from the failure or default of such depository. The board, a committee of the board designated by it or the treasurer acting under s. 59.25 (3) (s), or the comptroller acting under s. 59.255 (3) (s), may invest any funds that come into the county treasurer's or comptroller's hands in excess of the sum the treasurer or comptroller is authorized by the board to retain for immediate use in the name of the county in the local government pooled-investment fund, in interest-bearing bonds of the United States or of any county or municipality in the state or in any other investment authorized by statute.

The board, committee or, the county treasurer acting under s. 59.25 (3) (s), or the comptroller acting under s. 59.255 (3) (s) may sell such securities when considered advisable.

SECTION 86. 59.61 (3) (b) of the statutes is amended to read:

59.61 (3) (b) Every such depository shall on the first business day of each month, and more often when required, file with the clerk a statement of the amount of county money deposited with it during the preceding month, and the treasurer or comptroller shall at the same time file with such clerk a statement showing the amount of moneys received and disbursed by the treasurer or comptroller during the previous month.

SECTION 87. 59.61 (3) (c) of the statutes is amended to read:

59.61 (3) (c) The board may fix the amount of money which may be retained by the treasurer or comptroller but in no case shall the sum exceed \$3,000; provided, that in all counties having a population of 200,000 or more inhabitants, the treasurer or comptroller may retain such sum as may be fixed by the board.

SECTION 88. 59.61 (3) (d) of the statutes is amended to read:

59.61 (3) (d) Such treasurer or comptroller and clerk, whenever the cash balance does not amount to the sum authorized by the board to be retained, may increase it to such amount by their check on the county depository or depositories in favor of such treasurer or comptroller.

SECTION 89. 59.63 of the statutes is amended to read:

59.63 Treasurer's <u>or comptroller's</u> disbursement of revenue. The treasurer <u>or comptroller</u> may make disbursements of property tax revenues and of credits under s. 79.10 according to the proportions that are reported under ss. 60.33 (10m), 61.25 (10) and 62.09 (11) (j).

SECTION 90. 59.64 (1) (e) of the statutes is amended to read:

59.64 (1) (e) Fees for statements and certificates. Every circuit or supplemental court commissioner shall receive from the treasurer or comptroller \$1 per page for making statements and returns required by par. (c) and \$1 for making each certificate required by par. (d). All such statements and certificates shall be transmitted to the clerk by certified mail and for transmitting the statements and certificates the circuit or supplemental court commissioner shall receive \$1.

SECTION 91. 59.64 (1) (g) 1. of the statutes is amended to read:

59.64 (1) (g) 1. The clerk of the respective court, the register of probate, or the medical examiner as the case may be shall issue to the person an order directing the treasurer or comptroller to make payment of the fee. The order shall state the name of the person to whom payable, the time served, the number of miles traveled by the person, and the amount of compensation to which the person is entitled, together with the title of the action in which the person served, the capacity in which the person served and the date or dates of service, or in case of transcript fees, the title of the action and the dates on which the testimony for the transcript was taken.

SECTION 92. 59.64 (1) (g) 3. of the statutes is amended to read:

59.64 (1) (g) 3. Upon presentation of the certificate or order properly signed and endorsed, the treasurer <u>or comptroller</u> shall pay to the holder, upon surrender of the certificate or order, the amount set forth in the certificate or order, and the order or certificate shall in all other respects be handled by the treasurer <u>or comptroller</u> in the same manner as all other county orders drawn upon him or her are handled.

SECTION 93. 59.64 (2) of the statutes is amended to read:

59.64 (2) Special counties; classification of claims. In counties with a population of more than 300,000, the county auditor shall classify all such claims

according to the budgetary funds provided for in s. 59.60, against which they are chargeable, before such claims are laid before such board. The county auditor shall then submit with the claims chargeable against each fund, a statement of the balance in such fund against which no county orders have been issued. If such balance in any fund is less than the total of the claims chargeable against such fund, the auditor shall call the attention of the board to that fact, and such board shall not issue county orders in excess of such balance without previously appropriating to such fund an additional sum at least sufficient to cover such orders. If any claims are for a purpose for which no specific appropriation has been made in the budget, such claims shall be considered as chargeable against the contingent fund. When the county auditor countersigns any order on the treasurer or comptroller for the payment of a claim allowed the auditor shall charge such order against the fund appropriated for that purpose.

SECTION 94. 59.64 (4) (a) of the statutes is amended to read:

59.64 (4) (a) Issuance; limitations. When any claim is allowed by a board, either in whole or in part, the board shall direct an order to be drawn upon the treasurer or comptroller in favor of the claimant for the amount so allowed, but no order except for the per diem and mileage of the members of the board may be drawn in favor of any claimant within 5 days after the allowance of his or her claim. Any person whose claim has been allowed in part may receive the order drawn for the part so allowed without prejudice to his or her right to appeal as to the part disallowed. No board may issue a greater amount of orders, scrip and certificates of indebtedness than the amount of the county taxes levied in the county for that year. The board may authorize the issuance of orders, scrip or certificates of indebtedness at a rate of interest specified thereon, but not to exceed 6% per year; except that the orders, scrip

and certificates of indebtedness shall bear no interest if paid and payable within one month from date of issuance, and shall bear no interest after date of publication of redemption notice as provided in this paragraph. The treasurer or comptroller may publish a class 1 notice, under ch. 985, that the county will redeem certain outstanding orders, scrip or certificates, which notice shall specify the particular orders, scrip or certificates, or series thereof, then redeemable.

SECTION 95. 59.64 (4) (c) of the statutes is amended to read:

59.64 (4) (c) Special counties; countersigned by auditor. In all counties with a population of 300,000 or more all orders and warrants drawn upon or against county funds shall be countersigned by the county auditor; and the treasurer or comptroller of the county shall make no payments of county funds for any purpose unless the order, warrant, certificate, direction or authority given the treasurer or comptroller for the payment is countersigned by the county auditor. This provision requiring the countersigning by the auditor shall apply to all laws and statutes, special and general, relative to the payment of county funds by the treasurer or comptroller except certificates or orders issued for the payment of juror, witness, interpreter, attorney, guardian ad litem and transcript fees.

SECTION 96. 59.64 (4) (d) of the statutes is amended to read:

59.64 (4) (d) Examination of. The board at its annual session, or more often if it considers it necessary, shall carefully examine the county orders returned paid by the treasurer or comptroller by comparing each order with the record of orders in the clerk's office, and cause to be entered in the record opposite to the entry of each order issued the date when the order was canceled. The board shall also make a complete list of the orders so canceled, specifying the number, date, amount, and person to whom the same is made payable, except in counties having a population

of more than 500,000 750,000, the name of the person to whom the same is made payable may be omitted, which statement shall be entered at length on the journal of the board; and immediately after the above requirements are complied with the orders so canceled shall be destroyed in the presence of the board.

SECTION 97. 59.66 (1) of the statutes is amended to read:

January 10 of every odd-numbered year the circuit court clerk shall file with the treasurer or comptroller of his or her county a written report under oath of all moneys, securities or funds in his or her hands or under his or her possession or control where, for a period of 4 years or more, no order was made, or no step or proceeding had or taken in the case, action, or proceeding in, by or through which the moneys, securities or funds may have been deposited or left with the clerk or his or her predecessors in office, and where no valid claim was made upon or for any such moneys, securities or funds for a period of 4 years or more, and where the owner or ownership of the moneys, securities or funds is unknown, or undetermined, and the clerk or his or her successor in office shall hold the moneys, securities or funds, together with all interest or profits, until one year after the making of the report unless sooner demanded by and turned over to the legal owners thereof.

- (b) One year after the filing of the report the clerk of any circuit court holding or having in his or her possession any such moneys, securities or funds shall turn them over to the treasurer or comptroller, unless sooner demanded by and turned over to the legal owners thereof under order of the court in which the case, action or proceeding was pending.
- (c) On or before March 1 of the same year the treasurer <u>or comptroller</u> shall publish in the county, as a class 3 notice, under ch. 985, the fact that he or she has

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unclaimed moneys, securities or funds in his or her possession for disposition. If no legal claim is made for the moneys, securities or funds within 90 days after the last publication above provided for, then the treasurer or comptroller shall deposit the moneys, securities or funds, together with all interest and profits thereon, in the general fund of the county treasury, and no action may thereafter be maintained by any person, firm or corporation against the county or the treasurer or comptroller for the moneys, securities or funds.

SECTION 98. 59.66 (2) (a) 1. of the statutes is amended to read:

59.66 (2) (a) 1. On or before January 10 of every odd-numbered year, each officer of a municipality and county, and each clerk of every court of record, shall file with the treasurer or comptroller of that person's county a written report under oath giving the names and the last-known addresses of all persons for whom any such officer or clerk holds money or security, and which has not been claimed for at least one year, and showing the amount of the money or the nature of the security in detail. A duplicate report shall also be mailed to the department of financial institutions. Upon receiving the reports the treasurer or comptroller shall cause to be published a class 3 notice, under ch. 985, on or before February 1 of the same year, which contains the names and last-known addresses of the owners of the unclaimed money or security that has a value of at least \$10, and shall state that unless the owners call for and prove their ownership of the money or security, within 6 months from the time of the completed publication, the treasurer or comptroller will take possession or control of the money or security. At the end of the 6 months from the time of the completed publication, the treasurer or comptroller shall also take possession or control of all money or security of persons for whom an officer of a municipality and county, and each clerk of every court of record, holds money or security, and which

has not been claimed for at least one year, if the money or security has a value of less than \$10.

SECTION 99. 59.66 (2) (a) 2. of the statutes is amended to read:

59.66 (2) (a) 2. In counties with a population of 500,000 750,000 or more, the treasurer comptroller shall distribute to as many community-based newspapers as possible, that are published in the county, a copy of the notice that is described in subd. 1. The treasurer comptroller shall distribute these copies of notices at the same time that he or she causes the notices to be published.

Section 100. 59.66 (2) (am) of the statutes is amended to read:

59.66 (2) (am) Any money or security of which the treasurer or comptroller has taken possession or control under par. (a) 1. and has had in his or her possession or control for more than one year shall, to the extent possible, be deposited in the county's general revenue fund. Money or security that is deposited under this paragraph may remain in the county's general revenue fund or may be used by the county until the money or security is paid or delivered to its owner, or becomes the property of the county, under par. (b).

SECTION 101. 59.66 (2) (b) of the statutes is amended to read:

59.66 (2) (b) If within 10 years from the time any such money or security is delivered to the treasurer or comptroller the owner of the money or security proves to the satisfaction of the treasurer or comptroller the owner's right to the possession of the money or security, it shall be paid or delivered to the owner. If no such proof is made, then at the end of the 10-year period the money or property shall become the property of the county. Nothing in this subsection shall be construed to deprive the owner of any such property of the owner's right to proceed by court action for the recovery of such money or security from the treasurer or comptroller.

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Section 102. 59.66 (3) of the statutes is amended to read:

59.66 (3) DISPOSITION OF UNCLAIMED PERSONAL PROPERTY OTHER THAN MONEY OR SECURITIES HELD BY COUNTY INSTITUTIONS, CORONERS, MEDICAL EXAMINERS, OR SHERIFFS. All personal property other than money or securities of a deceased person who at the time of his or her death is a patient at any county institution or whose body is taken in charge by the coroner or medical examiner shall be preserved by the superintendent of the institution, the coroner, or the medical examiner for one year unless the property is claimed sooner by a person having the legal right to the property. Annually on July 1 the superintendent, coroner, or medical examiner shall make a verified written report listing all personal property which has remained in that person's custody for one year without being claimed and giving all facts as to ownership of the property as that person's records contain. The superintendent, coroner, or medical examiner shall file the report with the sheriff of the county and deliver the property to the sheriff, who shall issue a receipt for the property. Thereupon the superintendent, coroner, or medical examiner shall be discharged from further liability for the property, title to which shall then vest in the county. Any property which is left at the county jail for a period of one year after the prisoner has been discharged, transferred, or committed and any property, found or stolen, which comes into the hands of the sheriff and in any case remains unclaimed for a period of one year, shall be sold as prescribed in this subsection. The sheriff shall, on or before August 1 annually, post a notice in 3 public places in the county, briefly describing the property and stating that the sheriff will sell the property at public auction on a certain date and at a specified physical location or Internet site, which auction shall be held accordingly. Any of the property which is not disposed of at the auction shall be sold for the best price obtainable, and if the property cannot be

disposed of by sale, shall be destroyed in the presence of the sheriff. The sheriff shall, on or before September 1 annually, remit the proceeds of the auction or general sale to the treasurer <u>or comptroller</u> and shall file a verified report of the sheriff's action in connection therewith. The proceeds shall become a part of the general fund of the county.

SECTION 103. 59.70 (16) (a) 2. of the statutes is amended to read:

59.70 (16) (a) 2. The board of appraisers shall consist of 3 members, one who is appointed by the terminating county, one by the commission and one by the other 2 members of the appraisal board. If the 2 appraisers cannot agree on the appointment of the 3rd appraiser within 30 days, the commission may appoint the 3rd appraiser. The commission shall pay to the treasurer or comptroller of the terminating county an amount equal to that county's share in the net assets of the commission, proportionate to the county's financial contribution to the mosquito control district. The terminating county shall remain liable for its allocated share of the contractual obligations of the mosquito control district.

SECTION 104. 59.70 (17) (b) of the statutes is amended to read:

59.70 (17) (b) When such an emergency exists the committee may draw on the contingent fund, if available, an amount not to exceed \$5,000 which shall be disbursed upon certification of the committee for the purposes specified in par. (a) as they relate to worm or insect pests; the treasurer or comptroller shall pay the amounts so certified. No disbursement shall be made by the committee unless the owner of the premises affected has requested the committee to take steps to suppress or control the pests or when steps have been undertaken by another authority.

SECTION 105. 59.72 (3m) (a) (intro.) of the statutes is amended to read:

59.72 (3m) (a) (intro.) If the board has established a land information office under sub. (3), the board shall have a land information council consisting of not less than 8 members. The council shall consist of the register of deeds, the treasurer or comptroller, and, if one has been appointed, the real property lister or their designees and the following members appointed by the board for terms prescribed by the board:

Section 106. 59.78 of the statutes is amended to read:

59.78 Special counties; classification of claims. In counties containing a population of more than three hundred thousand, the county auditor shall classify all such claims according to the budgetary funds provided for in s. 59.84, against which they are chargeable, before such claims are laid before such board. The county auditor shall then submit with the claims chargeable against each fund, a statement of the balance in such fund against which no county orders have been issued. If such balance in any fund is less than the total of the claims chargeable against such fund, the auditor shall call the attention of the board to that fact, and such board shall not issue county orders in excess of such balance without previously appropriating to such fund an additional sum at least sufficient to cover such orders. If any claims or claim shall be for a purpose for which no specific appropriation has been made in the budget, such claim or claims shall be considered as chargeable against the contingent fund. When the county auditor countersigns any order on the county treasurer or comptroller for the payment of a claim allowed the auditor shall charge such order against the fund appropriated for that purpose.

SECTION 107. 59.81 of the statutes is amended to read:

59.81 Cash flow, Milwaukee. In counties having a population of 500,000 750,000 or more, the treasurer comptroller may be designated as the custodian for all cash received in an escrow, trust, bailment or safekeeping capacity by any other

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department of the county. This section is not applicable to the clerk of circuit court or any other depository specifically designated by a court of law or by a donor or other bailor even if the other depository retains control over such funds and the ultimate disposition. The treasurer comptroller may commingle this cash with general revenue cash and subject these funds to a common investment policy. Any interest earned on such investment reverts to the general fund of the county.

SECTION 108. 59.85 (1) (d) of the statutes is amended to read:

59.85 (1) (d) "County" means any county having a population of 500,000 750,000 or more.

SECTION 109. 59.85 (7) (a) of the statutes is amended to read:

59.85 (7) (a) All appropriation bonds shall be registered by the county clerk or county treasurer comptroller of the county issuing the appropriation bonds, or such other officers or agents, including fiscal agents, as the board may determine. After registration, no transfer of an appropriation bond is valid unless made by the registered owner's duly authorized attorney, on the records of the county and similarly noted on the appropriation bond. The county may treat the registered owner as the owner of the appropriation bond for all purposes. Payments of principal and interest shall be by electronic funds transfer, check, share draft, or other draft to the registered owner at the owner's address as it appears on the register, unless the board has otherwise provided. Information in the register is not available for inspection and copying under s. 19.35 (1). The board may make any other provision respecting registration as it considers necessary or desirable.

SECTION 110. 59.85 (7) (b) of the statutes is amended to read:

59.85 (7) (b) The board may appoint one or more trustees or fiscal agents for each issue of appropriation bonds. The county treasurer comptroller may be

designated as the trustee and the sole fiscal agent or as cofiscal agent for any issue of appropriation bonds. Every other fiscal agent shall be an incorporated bank or trust company authorized by the laws of the United States or of the state in which it is located to conduct banking or trust company business. There may be deposited with a trustee, in a special account, moneys to be used only for the purposes expressly provided in the resolution authorizing the issuance of appropriation bonds or an agreement between the county and the trustee. The board may make other provisions respecting trustees and fiscal agents as the board considers necessary or desirable and may enter into contracts with any trustee or fiscal agent containing such terms, including compensation, and conditions in regard to the trustee or fiscal agent as the board considers necessary or desirable.

SECTION 111. 59.85 (7) (d) of the statutes is amended to read:

59.85 (7) (d) Unless otherwise directed by the board, every appropriation bond paid or otherwise retired shall be marked "canceled" and delivered to the county treasurer comptroller, or to such other fiscal agent as applicable with respect to the appropriation bond, who shall destroy them and deliver a certificate to that effect to the county clerk.

SECTION 112. 61.25 (8) of the statutes is amended to read:

61.25 (8) To make and deliver to the village treasurer a tax roll and to make and transmit to the county treasurer or the county comptroller under s. 59.255, on forms provided by the department of revenue, a statement showing the total amount of all taxes levied in the village.

Section 113. 61.25 (10) of the statutes is amended to read:

61.25 (10) To notify the treasurer, or the comptroller under s. 59.255, of the county in which the village is located, by February 20, of the proportion of property

tax revenue and of the credits under s. 79.10 that is to be disbursed by the taxation district treasurer to each taxing jurisdiction located in the village.

Section 114. 63.01 (4) of the statutes is amended to read:

63.01 (4) Each member of the commission shall receive such salary as the county board shall determine, which shall not be less than \$200 for service performed in any one year. Such compensation shall be paid by the county treasurer or the county comptroller under s. 59.255 on the certificate of the director of personnel, countersigned by the county auditor, if any.

Section 115. 63.03 (2) (jm) of the statutes is created to read:

63.03 (2) (jm) Deputy county comptroller under s. 59.255 (2).

Section 116. 66.0114 (1) (bm) of the statutes is amended to read:

66.0114 (1) (bm) The official receiving the penalties shall remit all moneys collected to the treasurer of the city, village, town sanitary district, or public inland lake protection and rehabilitation district in whose behalf the sum was paid, except that all jail surcharges imposed under ch. 814 shall be remitted to the county treasurer or the county comptroller under s. 59.255, within 20 days after their receipt by the official. If timely remittance is not made, the treasurer or comptroller may collect the payment of the officer by action, in the name of the office, and upon the official bond of the officer, with interest at the rate of 12% per year from the date on which it was due. In the case of any other costs, fees, and surcharges imposed under ch. 814, the treasurer of the city, village, town sanitary district, or public inland lake protection and rehabilitation district shall remit to the secretary of administration the amount required by law to be paid on the actions entered during the preceding month on or before the first day of the next succeeding month. The governing body of the city, village, town sanitary district, or public inland lake protection and

rehabilitation district shall by ordinance designate the official to receive the penalties and the terms under which the official qualifies.

SECTION 117. 66.0114 (3) (c) of the statutes is amended to read:

66.0114 (3) (c) The entire amount in excess of \$150 of any forfeiture imposed for the violation of any traffic regulation in conformity with ch. 348 shall be transmitted to the county treasurer or the county comptroller under s. 59.255 if the violation occurred on an interstate highway, a state trunk highway, or a highway over which the local highway authority does not have primary maintenance responsibility. The county treasurer or the county comptroller under s. 59.255 shall then make payment to the secretary of administration as provided in s. 59.25 (3) (L).

Section 118. 66.0235 (5) of the statutes, as affected by 2011 Wisconsin Act 32, is amended to read:

66.0235 (5) APPORTIONMENT BOARD. The boards or councils of the local governmental units, or committees selected for that purpose, acting together, constitute an apportionment board. When a local governmental unit is dissolved because all of its territory is transferred the board or council of the local governmental unit existing at the time of dissolution shall, for the purpose of this section, continue to exist as the governing body of the local governmental unit until there has been an apportionment of assets by agreement of the interested local governmental units or by an order of the circuit court. After an agreement for apportionment of assets has been entered into between the interested local governmental units, or an order of the circuit court becomes final, a copy of the apportionment agreement, or of the order, certified to by the clerks of the interested local governmental units, shall be filed with the department of revenue, the department of natural resources, the department of transportation, the state

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superintendent of public instruction, the department of administration, and with any other department or agency of the state from which the town may be entitled by law to receive funds or certifications or orders relating to the distribution or disbursement of funds, with the county treasurer or the county comptroller under s. 59.255, with the treasurer of any local governmental unit, or with any other entity from which payment would have become due if the dissolved local governmental unit had continued in existence. Subject to ss. 79.006 and 86.303 (4), payments of forest crop taxes under s. 77.05, of transportation aids under s. 20.395, of state aids for school purposes under ch. 121, payments for managed forest land under subch. VI of ch. 77 and all payments due from a department or agency of the state, from a county, from a local governmental unit, or from any other entity from which payments would have become due if the dissolved local governmental unit had continued in existence, shall be paid to the interested local governmental unit as provided by the agreement for apportionment of assets or by any order of apportionment by the circuit court and the payments have the same force and effect as if made to the dissolved local governmental unit.

SECTION 119. 66.0309 (14) (a) of the statutes is amended to read:

66.0309 (14) (a) For the purpose of providing funds to meet the expenses of a regional planning commission, the commission shall annually on or before October 1 prepare and approve a budget reflecting the cost of its operation and services to the local governmental units within the region. The amount of the budget charged to any local governmental unit shall be in the proportion of the equalized value for tax purposes of the land, buildings, and other improvements on the land of the local governmental unit, within the region, to the total equalized value within the region. The amount charged to a local governmental unit shall not exceed .003 percent of

equalized value under its jurisdiction and within the region, unless the governing body of the unit expressly approves the amount in excess of that percentage. All tax or other revenues raised for a regional planning commission shall be forwarded by the treasurer of the local unit or the county comptroller under s. 59.255 to the treasurer of the commission on written order of the treasurer of the commission.

SECTION 120. 66.0505 (3) (a) 1. of the statutes is amended to read:

66.0505 (3) (a) 1. Notwithstanding the provisions of s. 59.10 (1) (c), (2) (c), (3) (f) to (j), 60.32, 61.193, 61.32, or 62.09 (6), an elective officer may send written notification to the clerk and treasurer of the political subdivision, or the county comptroller under s. 59.255, on whose governing body he or she serves that he or she wishes to refuse to accept the salary that he or she is otherwise entitled to receive.

SECTION 121. 66.0505 (3) (a) 4. of the statutes is amended to read:

66.0505 (3) (a) 4. If a clerk and treasurer or the county comptroller under s. 59.255 receive notification as described in subd. 2. or 3., the treasurer or comptroller may not pay the elective officer his or her salary during the time period to which the notification applies. Upon receipt of such notification, the political subdivision's treasurer or the county comptroller under s. 59.255 shall not pay the elective officer the salary that he or she is otherwise entitled to receive, beginning with the first pay period that commences after notification applies.

SECTION 122. 66.0505 (3) (b) of the statutes is amended to read:

66.0505 (3) (b) An elective officer, or officer-elect, who sends the written notification described under par. (a) may not rescind the notification. If an elective officer's notification no longer applies, the political subdivision's treasurer or the county comptroller under s. 59.255 shall pay the elective officer any salary that he

or she is entitled to receive, beginning with the first pay period that commences after the expiration of the notification.

SECTION 123. 66.0607 (1) of the statutes is amended to read:

66.0607 (1) Except as otherwise provided in subs. (2) to (5) and in s. 66.0608, in a county, city, village, town, or school district, all disbursements from the treasury shall be made by the treasurer or the county comptroller under s. 59.255 upon the written order of the county, city, village, town, or school clerk after proper vouchers have been filed in the office of the clerk. If the statutes provide for payment by the treasurer or comptroller without an order of the clerk, the clerk shall draw and deliver to the treasurer or comptroller an order for the payment before or at the time that the payment is required to be made by the treasurer or comptroller. This section applies to all special and general provisions of the statutes relative to the disbursement of money from the county, city, village, town, or school district treasury except s. 67.10 (2).

SECTION 124. 66.0607 (3) of the statutes is amended to read:

66.0607 (3) Except as provided in subs. (2), (3m) and (5), disbursements of county, city, village, town or school district funds from demand deposits shall be by draft or order check and withdrawals from savings or time deposits shall be by written transfer order. Written transfer orders may be executed only for the purpose of transferring deposits to an authorized deposit of the public depositor in the same or another authorized public depository. The transfer shall be made directly by the public depository from which the withdrawal is made. No draft or order check issued under this subsection may be released to the payee, nor is the draft or order check valid, unless signed by the clerk and treasurer or the county comptroller under s. 59.255. No transfer order is valid unless signed by the clerk and the treasurer or the

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county comptroller under s. 59.255. Unless otherwise directed by ordinance or resolution adopted by the governing body, a certified copy of which shall be filed with each public depository concerned, the chairperson of the county board, mayor, village president, town chairperson or school district president shall countersign all drafts or order checks and all transfer orders. The governing body may also, by ordinance or resolution, authorize additional signatures. In lieu of the personal signatures of the clerk and treasurer or the county comptroller under s. 59.255 and any other required signature, the facsimile signature adopted by the person and approved by the governing body may be affixed to the draft, order check or transfer order. The use of a facsimile signature does not relieve an official from any liability to which the official is otherwise subject, including the unauthorized use of the facsimile signature. A public depository is fully warranted and protected in making payment on any draft or order check or transferring pursuant to a transfer order bearing a facsimile signature affixed as provided by this subsection notwithstanding that the facsimile signature may have been affixed without the authority of the designated persons.

SECTION 125. 66.0607 (3m) of the statutes is amended to read:

66.0607 (3m) A county, city, village, town or school district may process periodic payments through the use of money transfer techniques, including direct deposit, electronic funds transfer and automated clearinghouse methods. The county, municipal or school district treasurer, or the county comptroller under s. 59.255, shall keep a record of the date, payee and amount of each disbursement made by a money transfer technique.

SECTION 126. 66.0711(2) of the statutes is amended to read:

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66.0711 (2) Every bid received for any public improvement which is not to be paid wholly in cash shall contain a provision that all payments made in cash by the local governmental unit as provided by contract or made on special assessments are subject to a specified rate of discount. The treasurer of the local governmental unit or the county comptroller under s. 59.255 shall issue a receipt for every payment made on any special assessment, stating the date and amount of the cash payment, the discount and the total credit including the discount on a specified special assessment. The treasurer or comptroller shall on the same day deliver a duplicate of the receipt to the clerk, who shall credit the specified assessments accordingly. All moneys so received shall be paid to the contractor as provided by the contract.

SECTION 127. 66.0713 (2) (a) of the statutes is amended to read:

66.0713 (2) (a) If a public improvement has been made and has been accepted by the governing body of the local governmental unit, it may issue to the contractor for the public improvement a contractor's certificate as to each parcel of land against which special assessments have been levied for the unpaid balance of the amount chargeable to the parcel, describing each parcel. The certificate shall be substantially in the following form:

18 \$.... No.

19 (name of local governmental unit)

20 CONTRACTOR'S CERTIFICATE

For construction of

(name of local governmental unit)

23 ISSUED PURSUANT TO

24 Section 66.0713 (2), Wis. Stats.